APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/646,008	08/22/2003	Sung-Jae Moon	PNK-0048	8963
23413 CANTOR COL	7590 11/13/200 BURN, LLP	7	EXAMINER	
55 GRIFFIN ROAD SOUTH			NGUYEN, HOAN C	
BLOOMFIELD, CT 06002			ART UNIT	PAPER NUMBER
			2871	
			MAIL DATE	DELIVERY MODE
			11/13/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

7		1 2 2 2					
		Application No.	Applicant(s)				
Office Action Summary		10/646,008	MOON, SUNG-JAE				
		Examiner	Art Unit				
		HOAN C. NGUYEN	2871				
· Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the	correspondence address				
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING Donsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period or the torephy within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be the solution of the sol	N. imely filed in the mailing date of this communication. ED (35 U.S.C. § 133).				
Status			•				
1)⊠	Responsive to communication(s) filed on <u>05 S</u>	eptember 2007.					
2a) <u></u> □	This action is FINAL . 2b)⊠ This action is non-final.						
3)	•						
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	153 O.G. 213.				
Disposit	ion of Claims						
4) 🖂	4) Claim(s) <u>1-5,7-10,13-15 and 18-22</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	5) Claim(s) is/are allowed.						
•	Claim(s) <u>1-5,7-10,13-15 and 18-22</u> is/are reject	eted.					
	Claim(s) is/are objected to.						
8)∐	Claim(s) are subject to restriction and/o	r election requirement.					
Applicat	ion Papers						
9)	The specification is objected to by the Examine	er.					
10)	The drawing(s) filed on is/are: a) acc	epted or b) objected to by the	Examiner.				
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. S	ee 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the correct	tion is required if the drawing(s) is o	bjected to. See 37 CFR 1.121(d).				
11)	The oath or declaration is objected to by the Ex	xaminer. Note the attached Offic	e Action or form PTO-152.				
Priority	under 35 U.S.C. § 119		•				
	Acknowledgment is made of a claim for foreign All b) Some * c) None of:	priority under 35 U.S.C. § 119(a)-(d) or (f).				
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority document	ts have been received in Applica	ation No				
	3. Copies of the certified copies of the prior	•	ved in this National Stage				
	application from the International Burea	, , , ,					
* :	See the attached detailed Office action for a list	of the certified copies not receive	ved.				
Attachmer	• •	4) ☐ Interview Summa	ry (PTO 413)				
2) Noti	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail	Date				
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date		5) Notice of Informal	Patent Application				

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 07/05/2007 has been entered.

Claim 6, 16-17 and 23-25 are cancelled. New claim 26 is added.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

1. Claims 1 and 14 are rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for transmitting signals to gate lines 121 and data lines 171, does not reasonably provide enablement for testing. The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to test the invention commensurate in scope with these claims. The shorting bar 320 connects to all the first and second driving signal wires 521/522 and

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data leads 520; therefore the testing signals with different voltages transmitting through the first and second driving signal wires 521/522 and data leads 520 from outside will be short-circuit with a same electrical potential on the shorting bar and cannot be able to test the LCD device.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

1. Claims 1 and 20 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 20 cites "the first driving signal wire transmitted a gate-off voltage or a ground voltage" and claim 1 cites "the first driving signal wire connected to the first display signal wire (gate lines 121). Therefore, the first driving signal wire transmitted or supplied a gate-off voltage or a ground voltage to the first display signal wire (gate lines 121). However, Remarks discloses (page 7 lines 3-5) "the gate-off voltage and the ground voltage supplied to gate driving IC 440 (not supply to gate lines 121).

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 1. Claims 1, 7-10, 13, 15, 18-19 and 26 are rejected under 35 U.S.C. 102(b) as being anticipated by Nagata et al. (US006172410B1).

Nagata et al. teach (Fig. 17) a liquid crystal display device comprising:

Claim 1:

- a liquid crystal panel including
 - o a first display signal wire having a plurality of a first display signal lines 2,
 - a second signal wire having a plurality of a second display signal lines 3
 that cross the first display signal lines,
 - a plurality of switching elements (inherence for active matrix display) each
 of which is connected to both of one of the first display signal lines and
 one of the second display signal lines, and
 - o pixel electrodes inherently connected to the switching elements;
- a first driving signal wire 153c transmitting driving signals from an outside of the
 display panel to the first display signal lines 2, wherein the first driving signal
 wire is separated from the first and second display signal wires, the switching
 elements (inherence for active matrix display), and the pixel electrodes, and
 includes a first pad connected thereto at its near end;
- a plurality of first connecting lines disposed between the first driving signal wire
 and a part of the first display signal wire 2, and connected to at least one of the
 first driving signal wire and the part of the first display signal wire.

Claim 7:

 a second driving signal wire transmitting driving signals 153a for the first display signal lines 2, wherein the second driving signal wire is separated from the first and second display signal wires, the switching elements, and the pixel electrodes, and includes a second pad connected thereto at its near end.

Claim 26:

a second driving signal wire 153a transmitting driving signals from an outside of
the display panel to the first display signal lines 2, wherein the second driving
signal wire 153a is separated from the first and second display signal wires, the
switching elements, and the pixel electrodes, and includes a second pad
connected thereto at its near end.

wherein

Claim 8:

 a distance between the first driving signal wire 153b and the first display signal wire 3 is smaller than a distance between the second driving signal wire 153a and the first display signal wire 2.

Claim 9:

a plurality of second connecting lines disposed between the second driving signal
wire 153a and at least another part of the first display signal wire 2, connected
to at least one of the second driving signal wire 153a and the another part of the
first display signal wire 2, wherein the second connected lines are electrically
disconnected from the another part of the first display signal wire 2.

Claim 10:

• the first and second connecting lines are alternately disposed.

Claim 13:

the first connecting line is electrically connected to the first display signal wire 2
 and the first driving signal wire

Claim 15:

 the first driving signal wire further comprises a plurality of second pads connected at connections thereto at its intermediate portion.

Claim 18:

the first driving signal wire extends to an edge of the panel.

Claim 19:

 the first display signal wire 153b transmits gate signals for inherently turning on and off the switching elements, and the second display signal wire transmits data signals for the pixel electrodes applied through the switching elements.

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

- 2. Claims 1-5, 7-10, 13, 15, 18-19, 20-22 and 26 are rejected under 35
- U.S.C. 102(e) as being anticipated by Kim et al. (US6636288B2).

Nagata et al. teach (Fig. 17) a liquid crystal display device comprising:

Claim 1:

- a liquid crystal panel including
 - o a first display signal wire having a plurality of a first display signal lines 21,
 - a second signal wire having a plurality of a second display signal lines 61
 that cross the first display signal lines,
 - a plurality of switching elements TFT each of which is connected to both of one of the first display signal lines and one of the second display signal lines, and
 - o pixel electrodes PE inherently connected to the switching elements;
- a first driving signal wire 134 transmitting driving signals from an outside of the
 display panel to the first display signal lines 21, wherein the first driving signal
 wire is separated from the first and second display signal wires, the switching
 elements, and the pixel electrodes, and includes a first pad C4 connected
 thereto at its near end;
- a plurality of first connecting lines disposed between the first driving signal wire
 and a part of the first display signal wire 21, and connected to at least one of the
 first driving signal wire and the part of the first display signal wire.

Claim 7:

 a second driving signal wire transmitting driving signals 134 for the first display signal lines 21, wherein the second driving signal wire is separated from the first and second display signal wires, the switching elements, and the pixel electrodes, and includes a second pad connected thereto at its near end.

Claim 26:

a second driving signal wire 134 transmitting driving signals from an outside of
the display panel to the first display signal lines 21, wherein the second driving
signal wire 134 is separated from the first and second display signal wires, the
switching elements, and the pixel electrodes, and includes a second pad
connected thereto at its near end.

Wherein

Claims 2-4:

a plurality of drivers respectively connected to the first driving signal wire,
 wherein each of the drivers is in the form of a chip and each of the drivers is
 formed on the liquid crystal panel.

Claim 5:

each of the drivers is directly connected to the first driving signal wire.

Claim 8:

a distance between the first driving signal wire 134 (inside) and the first display
 signal wire 21 is smaller than a distance between the second driving signal wire
 134 (outside) and the first display signal wire 21.

Claim 9:

a plurality of second connecting lines disposed between the second driving signal
wire 134 and at least another part of the first display signal wire 21, connected
to at least one of the second driving signal wire 134 and the another part of the
first display signal wire 21, wherein the second connected lines are electrically
disconnected from the another part of the first display signal wire 21.

Claim 10:

• the first and second connecting lines are alternately disposed.

Claim 13:

the first connecting line is electrically connected to the first display signal wire 21
 and the first driving signal wire

Claim 15:

 the first driving signal wire further comprises a plurality of second pads connected at connections thereto at its intermediate portion.

Claim 18:

the first driving signal wire extends to an edge of the panel.

Claim 19:

 the first display signal wire 134 transmits gate signals for inherently turning on and off the switching elements, and the second display signal wire transmits data signals for the pixel electrodes applied through the switching elements.

Claim 20:

 the first display signal wire 134 inherently transmits a ground voltage or power supply to IC 140.

Claims 21-22:

 the first display signal wire transmits data signals for the pixel electrodes, and the second display signal wire controls inherently turning on and off of the switching elements such that the transmission of the data signals to the pixel electrodes is controlled, wherein the first driving signal wire transmits gray voltages, a clock signal, or a driving voltage to the drivers.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to HOAN C. NGUYEN whose telephone number is (571) 272-2296. The examiner can normally be reached on MONDAY-THURSDAY:8:00AM-4:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Nelms can be reached on (571) 272-1787. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

HOAN C. NGUYEN Examiner Art Unit 2871

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